

Frederick Banks; United States ex rel. Frederick Banks,
Plaintiffs

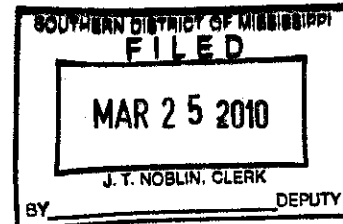
Lt. Williams, SIA; Lt. Henderson, SIA
SHU Lt. Hutchings, FCC
Yazoo City SHU (law); Correctional
Officer McCain; Barack Obama, President;
Bennie Thompson, Congressman; Senator
Thad Cochran; Senator Roger Wicker;
Ted Turner; Cable News Network (CNN);
Fox News Network; MSNBC; Yazoo City
News; New York Times; Harley Lappin;
Federal Bureau of Prisons; United States
of America; Bruce Pearson; Keith Everett;
Washington Post; Pittsburgh Post Gazette; USA
Today; Los Angeles Times; Walmart; 2225
Haley Barbour parkway,

Defendants.

Complaint

Plaintiff Frederick Banks ("Banks") alleges and represents for his
complaint as follows:

1. During February through March 2010 Defendants engaged in a massive conspiracy to violate Plaintiff's right to practice his pagan religion while confined in federal prison and the SHU. This court has diversity jurisdiction because Banks is a Pennsylvania citizen and the Defendants are citizens of Mississippi, New York, ~~Georgia~~, ~~Atlanta~~, ~~California~~, ~~Philadelphia~~, ~~Illinois~~, ~~Los Angeles~~, Washington DC and various other states.
2. What happened is this. Banks requested that Defendants captioned above provide him with a visitor for Wicca and Thelema. After 3 years Defendants never provided a visitor. Banks contacted a wiccan High Priestess who called the Defendants. The very next day Defendants scheduled a wicca priestess to visit Banks and the wicca group on April 6, 2010. In the meantime Defendants returned 6 donated wicca religious books to the High Priestess sender yet claimed in a letter response to Banks that these books (including The Smiths, Lust, My Blood Valentine, The



Jury Trial Remanded

Notice of Lis pendens

Sundays - Blind etc.) were never returned. A Morrissey Zippo called "Viva Hate" was also returned. So defendants lied and to date the Zips though they were resent to Yazoo City FCC again after they were returned they were never provided to Banks or the Wicca Group. On 3/21/10 while Banks was literally practicing his religion in the chapel he was unreasonably seized out of the chapel and unreasonably seized into the STH by defendants simply because he was exercising his rights to practice Wicca and Thelema in violation of the First Amendment Free Exercise Clause and the Establishment Clause and the Fourth Amendment.

3. Six Investigators Lt. Williams and Lt. Henderson (The "Secret Investigative Squirrels") failed to provide Banks with the purpose of the investigation or the scope as they wanted to keep him in unlawful confinement pursuant to the agreement and contract they had and that each defendant had together to violate Banks Constitutional Right to Practice his Religion and under the Establishment Clause under the First Amendment because of his class based status as a Lakota Sioux Native American, an African American, a Moor, and an Italian American with an Egyptian heritage. These Secret Investigative Squirrels purposely prevented Banks and conspired to personally prevent Banks from not only practicing his religion but also from attending the April 6, 2010 ceremony with the visiting High Priestess at the chapel. More Christians on a literal Witch Hunt and Banks was their target in violation of 42 USC § 1985, 42 USC § 1983, 42 USC § 1981 and the Equal Protection Clause and the Due Process Clauses contained in the Fifth Amendment.

4. Banks was discriminated against because of his Wicca and Thelema religions; because he was a pagan, because he was an American Indian, because he is an African American; because he is an Italian American and because he is an Egyptian American. This discrimination was purposeful rather than incidental and since Banks was treated differently from

(2)

Case 3:10-cv-00041-DOB-MTP Document 1 Filed 03/25/10 Page 3 of 5
and Muslims' defendants' created a class of one as to him. Indeed even other white wiccans were allowed to attend the April 6 service but Banks was not! Slashing the Constitution into shreds and flushing it down the toilet defendants uncharitably ^{as adults and beings/men} ~~as vile and~~ disgraceful Evil villains ^{grappled on} ~~had~~ their high horses into their opulent sunset while excrementing their duty and unlawful unconstitutional activities in Banks' lap in cell 23 in the SHU while collecting paychecks from the United States for violating these rights in violation of their oaths of office and 18 USC § 4042 and duties. Thus the violated the false Claims Act pursuant to Title 31 of the US Code. The game is up. These defendants are liable because their conduct was willfull, intentional, knowing, intelligent, purposeful, malicious and insanely idiotic. Banks was unlawfully arrested without probable cause and unlawfully confined.

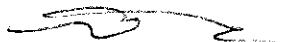
5. On 3/23/10 at Yazoo City City a federal prison in Mississippi Ed McCain failed to provide me with envelopes to contact the Wicca High priest or any court and Pope Benedict to inform them of the situation! As such he committed Abuse of Process and acted negligently when McCain breached the duty of due care he owed to Banks pursuant to 18 USC § 4042, as an approximate result Banks was damaged in the amount of \$500,000.⁰⁰ (five Hundred million dollars)

6. Lt. Hutchings failed to make rounds for 3 days and beyond so I could procure envelopes and inquire as to why I am being held in the SHU in unlawful confinement in violation of the Due Process clause. Lt. Hutchings, SHU supervisor breached the duty of due care he owed to Banks pursuant to 18 USC § 4042. As an approximate result Banks was damaged in the amount of \$500,000,000⁰⁰ (five Hundred million dollars) for his negligence. From 3/21/10 - 3/23/10 and beyond Hutchings failed to show his face to address Banks' issues.

③ 7. Therefore Banks demands damages against defendants in the amount of 2 billion dollars plus punitive damages in the amount of

6 billion totaling 8 billion dollars plus costs interest and fees. Banks request that a lien be placed on 2225 Haley Harbour Parkway Yazoo City, MS 39194 along with all of defendants personal property, past present and future income in this notice of lis pendens. For yazoo City (the building) and its contents should be forfeited along with the land to Banks in the most expeditious, effective and complete manner. Because the IRS played games a Grand Jury should be empaneled to hear the evidence pursuant to 18 USC § 3332 or the Common Law Conspiring Against Rights in violation of Title 18 U.S.C. § 1913, the Plaintiff, Frederick Banks, respectfully demands that judgment be entered against defendant and for Plaintiff in the amount of 8 billion dollars plus cost interest fees, all other requested relief along with declaratory relief ending the recurring violations that have no end in site.

Respectfully Submitted,


Frederick Banks
#05711-068, 5th - C 23

~~Yazoo~~
PO Box 5000

Yazoo City, MS 39194

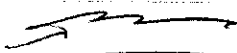
PLAINTIFF

If the court denies Banks IFF motion he requests that the court also forward a copy of that order to

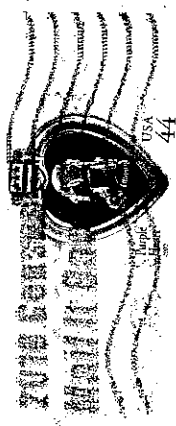
Sophia Hantzas
Belkunumi 9
Chatkis Evora 34100
Kuntras
Greece Europe

So that arrangements can be made for the filing fee to be paid.

(D)



Frederick Banks,



Frederick Banks
#05711-068, Sth C-23
Federal Correctional Complex
PO Box 5000
Yakima City, MS 39194

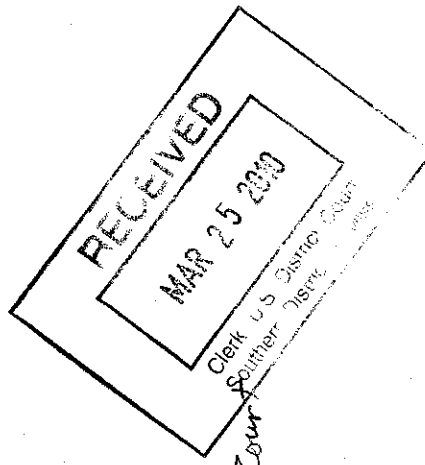
卷之三

#05711-068, S the C-23

Federal Correctional Complex

Box 5000

Yazoo City, MS 39194



J. T. Nelson, Clerk
United States District Court
245 E. Capitol
Jackson, MS 39106

Special Mail

卷之三

卷之三

卷之三